72.0			ATTY, DOCKET NO.	
U.S. APPLICATION NO.		FIRST NAMED APPLICANT	A PADEROV ET A	
09/70	0473	PADEROV	A PADEROVET A INTERNATIONAL APPLICATION NO.	
05,10	•••			
			PCT/RU99/00336	
COLLARD & R	OE DN BOLLEVARD		1	
ROSLYN, NY	RN BOULEVARD		I.A. FILING DATE PRIORITY DATE	
ROSETT, TO			14 SEP 99 16 AUG 90	
			0.0.800.0004	
1			DATE MAILED: 06 APR 2001	
		OVERDED CENTER LINES	PD 35 U.S.C. 371 IN THE UNITED	
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)				
	STATES DESIGN	A LED/ELECTED OF	United States Patent and Trademark	
1. The following	g items have been submitted by 	ne applicant of the 10 to the	United States Patent and Trademark fice (37 CFR 1.495):	
Office as	LAI 9 DESIGNATION OTTICE (2), CI	- Indication of Small	Potity Status.	
₩ U.S.	Basic National Fee. y of the international application	- Tennelation of the it	ternational application into taguan.	
Fr Cop	or Declaration of inventors(s).	Translation of Artic	le 19 amendments into English.	
[xt Oatt	y of Article 19 amendments.	Other:		
☐ The	rity Document. International Preliminary Exam	ination Report in English and	its Ameres, if any.	
— Trau	usiation of Annexes to the intert	ational Preliminary Examina	Hott repair and	
		-425 H C C 271(f) but h	es not filed the following indicated items and/or	
2. Applicant	has requested early processing t	more 55 0.5.C. 571(1) but a	py of the international application must be filed	
	ns in paragraph 3 below. The r months from the priority date t	in the desired	••	
prior to 20 or 30	Basic National Pee.	Copy of the interna	tional application.	
(B)				
3. The following	g items MUST be furnished wit	hin the period set form below	in order to complete the requirements for	
acceptance unde	r 33 U.S.C. 371.	o Paglish. A processing fee	will be required if submitted	
{ #- 1	later than the appropriate 20 c	or 30 months from the priority	y date.	
-	The current translation is defe	ctive for the reasons indicate	d on the attached Notice of Defective	
-	Translation.		and/or the Annexes later than the	
Translation. B. Processing fee for providing the translation of the application and/or the Annexes later than the property and the priority date (37 CFR 1.492(1)). appropriate 20 or 30 months from the priority date (37 CFR 1.492(1)).				
appropriate 20 of 30 mounts in our linear with 27 CHO 1 497(a) and (b), properly identifying				
c. Oath or declaration of the inventors, in compliance application number and international filing date). A the application (preferably by the International application number and international filing date). A				
the application (preferably by the international application international application that the priority surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority				
	date.	on does not comply with 37 C	FR 1.497(a) and (b) for the reasons	
=	indicated on the attached PC	rmo/P0/917.		
- 4	Surcharge for providing the oat	n or declaration later than the	appropriate 20 or 30 months from the	
i la.	priority date (37 CFR 1.492)	e)).	to the same assertional employees dependent	
4. Additional o	laim fees of \$as	a ☐ large entity ☐ small en	ntity, including any required multiple dependent	
ciaim fee, are r	equired. Applicant must submi	the additional claim tees or	cancel the additional claims for which fees are	
due (37 CPK I	.492(g)). GCC attacases 110 0.1	••		
5 . Amelican	t has not submitted the required	sequence listing pursuant to	37 CFR 1.821-1.825. See attached	
PCT/DO/EO/9	20.			
		200 A AND S AROVE MI	UST BE SUBMITTED WITHIN TWO (2) ONTHS (where 37 CFR 1.495 applies) FROM	
ALL OF THE	OM THE DATE OF THIS NO	TICE OR BY 22 OR 32 M	ONTHS (where 37 CFR 1.495 applies) FROM LATER, FAILURE TO PROPERLY	
TEUT DE INDI	TV DATK KOK THE ALTER	WIION, MINCHES . THE	LATER. FAILURE TO PROPERLY	
RESPOND W	ILL RESULT IN ABANDON	MIEMAI.		
	A shows may be extended by	filing a petition and fee for	extension of time under the provisions of 37 CFR	
1.136(a).	of set anove may be extended by			
. ,,		at the same Affect he other	nitted no later than the time period set above or the later than 20 or 30 months from the priority date.	
6. If box 3a c	x 3c is checked, a translation of	will be required if submitted	later than 20 or 30 months from the priority date. provided by the appropriate 20 (37 CFR 1.494(d))	
Annexes Will	ncle 19 amendments are cancell	ed since a translation was not	provided by the appropriate 20 (37 CFR 1.494(d))	
7. ∐ 100 A1. or 30 /37 CFI	R 1.495(d)) months from the pri	ority date.		
~ 22 (5. Ci.		to the I Inited Crates Dotent	and Trademark Office must be mailed to the	
Applicant is r	eminded that any communication in the heading and include the	J.S. application no. shown al	bove. (37 CFR 1.5)	
address given				
	A copy of this no	ntice MUST be retur	ned with this response.	
Enclosed:	- pcrt/Dc/Pc//917	Lay Notice of Detective 113073	and with this response. Anita D. Johnson	
	PTO-875	PCT/DO/EO/920	Anita D. Johnson	
L	•		where: man not 2004	

PORM PCT/DO/EO/905 (March 2001)



UNITED STATES D ATMENT OF COMMERCE Patent and Trademat. ffice Address: ASSISTANT COMMISSIONER FOR PATENTS Box PCT Washington, D.C. 20231

ATTACHMENT TO FORM PCT/DO/BO/ U.S. APPLICATION NO.

09/700473

NOTICE OF DEFECTIVE TRANSLATION

translation :	d translation is defective because: (1) The text in the drawings has not been properly translated; (2) The number of claims in the International Application and the number of claims in the are not the same;
	(3) The translation of the International Application is incomplete as a number of pages are
missing;	(4) Other.

Anita D. Johnson

Telephone: 703-305-3661

FORM PCT/DO/EO/913 (September 1996)